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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|--|-------------|----------------------|---------------------|--------------------|
| 09/826,700 | 04/05/2001 | Peter Fuhrmann | DE 000060 | 4195 |
| 24738 | 7590 | 05/16/2006 | EXAMINER | |
| PHILIPS ELECTRONICS NORTH AMERICA CORPORATION INTELLECTUAL PROPERTY & STANDARDS 1109 MCKAY DRIVE, M/S-41SJ SAN JOSE, CA 95131 | | | | PHILPOTT, JUSTIN M |
| ART UNIT | | PAPER NUMBER | | |
| | | 2616 | | |

DATE MAILED: 05/16/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

| | | |
|------------------------------|------------------------|---------------------|
| Office Action Summary | Application No. | Applicant(s) |
| | 09/826,700 | FUHRMANN ET AL. |
| | Examiner | Art Unit |
| | Justin M. Philpott | 2616 |

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) Responsive to communication(s) filed on 15 March 2006.
- 2a) This action is FINAL. 2b) This action is non-final.
- 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) Claim(s) 1-9 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) Claim(s) _____ is/are allowed.
- 6) Claim(s) 1-6 and 9 is/are rejected.
- 7) Claim(s) 7 and 8 is/are objected to.
- 8) Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) The specification is objected to by the Examiner.
- 10) The drawing(s) filed on _____ is/are: a) accepted or b) objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
 - a) All b) Some * c) None of:
 1. Certified copies of the priority documents have been received.
 2. Certified copies of the priority documents have been received in Application No. _____.
 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
- * See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- | | |
|---|---|
| 1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892) | 4) <input type="checkbox"/> Interview Summary (PTO-413) |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948) | Paper No(s)/Mail Date. _____. |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date _____. | 5) <input type="checkbox"/> Notice of Informal Patent Application (PTO-152) |
| | 6) <input type="checkbox"/> Other: _____. |

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on March 15, 2006 has been entered.

Response to Arguments

2. Applicant's argument with respect to claims 1 and 9 have been considered but are moot in view of the new ground(s) of rejection. Specifically, applicant's argument that the newly added limitation in claims 1 and 9 is not taught by the previously cited art of Chari is moot, since this new claim limitation is taught by the newly cited art of Dean, as discussed in the following office action.

Claim Objections

3. Claims 1 and 9 are objected to because of the following informalities: “part” (claim 1, line 2) should be changed to “some” because it is unclear how a “part of the network nodes” could be coupled to “each other”; it appears that “assigned to at least one network node” (claim 1, lines 4-5; and claim 9, lines 3-4) should be changed to “assigned to at least one respective network node” since it is unclear whether the claim language provides that the plurality of star

interfaces are to be assigned to the same network node or to at least one respective node; “the assigned network node” (claim 1, line 6; and claim 9, line 5) should be changed, e.g., to “an assigned network node” since the previous lines 4-5 indicate “at least one network node”, whereby it is unclear what network node would be “the assigned network node” if there are more than one network nodes; it appears that the phrase “each time” (claim 1, line 7) should be removed since the remainder of the claim does not indicate repeating steps a plurality of times and thus, it is unclear what “each time” is referring to; “at least one of the assigned network nodes” (claim 1, line 7; and claim 9, line 6) should be changed to “another of the at least one of the assigned network nodes” to distinguish a difference between the aforementioned assigned network node and the earlier recited assigned network node at line 6 of claim 1 and line 5 of claim 9; “the respective star interfaces” (claim 1, line 9) should be changed to “respective star interfaces” since the preceding portion of the claim does not recite “respective star interfaces” so as to make it clear what “the respective star interfaces” refers to. Appropriate correction is required.

Claim Rejections - 35 USC § 103

4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

5. Claims 1-6 and 9 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S.

Patent No. 4,428,046 to Chari et al. in view of U.S. Patent No. 4,641,375 to Dean.

Regarding claim 1, Chari teaches a network (e.g., system 10, see FIG. 1) comprising a plurality of network nodes (e.g., subsystems 12 No.0-N), characterized in that at least part of the network nodes (e.g., subsystems 12 No.0-N) are directly coupled to each other via at least one star node (e.g., star coupler 14, see FIG. 1), in that the star node (e.g., star coupler 14) includes a plurality of star interfaces (e.g., interfaces 26, see FIG. 3; see also col. 3, line 13 – col. 5, line 53) which are assigned to at least one network node (e.g., subsystem 12 No.0-N, see col. 4, lines 49-57 regarding an interface 26 associated with each subsystem 12), in that one star interface (e.g., interface 26) transfers data from the assigned network node (e.g., subsystem 12) to the other star interfaces (e.g., interfaces 26) or from another star interface (e.g., interface 26) to at least one of the assigned network nodes (e.g., subsystem 12) (e.g., see col. 4, line 53 – col. 5, line 11 regarding transmissions between subsystems 12 and interfaces 26) each time in dependence on a pilot signal (e.g., by detecting beginning flag bits, see col. 4, line 53 – col. 5, line 11), and in that also in the event of simultaneous arrival of at least two pilot signals at the respective star interfaces, a decision circuit (e.g., within contention circuitry 42) releases one star interface for the transmission of data (e.g., see col. 5, lines 3-19 regarding “If two subsystems begin to generate flag bits during the same clock cycle, then the contention circuitry will resolve contention in favor of the subsystems 12 in accordance with a predetermined order of priority”). However, Chari may not specifically disclose that the pilot signal is a signal of varying frequency.

Dean, like Chari, also teaches a network with a star coupler (e.g., see “star coupler” in FIG. 2), and further, Dean teaches a pilot signal is used (e.g., see abstract; col. 2, lines 41-50; and col. 4, lines 10-60 regarding pilot tones) wherein the pilot signal is a signal of varying frequency

(e.g., see col. 4, lines 22-49 regarding “two pilot tone frequencies are allocated to calibration of the MAUs”, and “The need to differentiate between pilot signals from each of the MAUs is achieved … by allocating [a] unique frequency to each MAU”). Additionally, the teachings of Dean, which include such particular pilot signal teachings, provide a star topology network with the improved ability to detect collisions resulting from a plurality of units attempting to communicate with a star coupler (e.g., see Dean at abstract and col. 1, lines 5-41 and col. 2, lines 1-8, each regarding detecting collisions). Thus, at the time of the invention it would have been obvious to one of ordinary skill in the art to apply the star coupler network teachings of Dean to the star coupler network of Chari in order to provide the star topology network of Chari with the improved ability to detect collisions resulting from a plurality of units attempting to communicate with a star coupler (e.g., see Dean at abstract and col. 1, lines 5-41 and col. 2, lines 1-8, each regarding detecting collisions).

Regarding claim 2, Chari teaches in that to each network node (e.g., subsystems 12 No.0-N) in the network (e.g., system 10) a certain periodically repetitive time slot is assigned for the transmission of data (e.g., transmission is in accordance with periodically repetitive clock cycles, see col. 4, lines 22-37; see also clock signaling in col. 10, lines 25-53), and in that a network node (e.g., subsystem 12 No.0-N) includes a pilot signal generator (e.g., inherently comprised within subsystems 12, see col. 4, lines 32-37 regarding the generating of flag bits) which generates either a pilot signal (e.g., flag bits) that indicates the whole assigned time slot, or the beginning and end of the time slot (e.g., see col. 3, line 68 – col. 4, line 21 regarding beginning and ending flag bits which establish the beginning and ending of each message).

Regarding claim 3, Chari teaches a pilot signal evaluation circuit (e.g., within contention circuitry 42) is provided for generating a send control signal (e.g., SELECT signal), in that the pilot signal evaluation circuit (e.g., within contention circuitry 42) is provided for activating the send control signal (e.g., SELECT signal) if a pilot signal (e.g., flag bit) has been sent by the assigned network node (e.g., subsystem 12) and no other star interface (e.g., interface 26) having a higher priority has simultaneously sent a pilot signal (e.g., flag bit) from the network node (e.g., subsystem 12) assigned to this other star interface (e.g., interface 26) (e.g., see col. 5, lines 3-53 regarding contention circuitry 42 providing respective SELECT0-SELECTN signals in accordance with priority), and in that a star interface (e.g., star coupler 14) is provided for transferring data from the assigned network node (e.g., subsystem 12) to the other star interfaces (e.g., interface 26) only when the send control signal (e.g., SELECT) is activated (e.g., see col. 5, lines 3-53).

Regarding claim 4, Chari teaches in that each star interface (e.g., interface 26) includes a first and second switching element (e.g., first and second of a plurality of tri-state devices 36, see FIG. 3), in that the first switching element (e.g., tri-state device 36 receiving SELECT0 signal) in the activated state passes data from the assigned network node (e.g., subsystem 12) to the other star interfaces (e.g., interfaces 26) and the second switching element (e.g., tri-state device 36 receiving SELECTN signal) in the activated state passes data from the other star interfaces to the assigned network node (e.g., subsystem 12), and in that the first switching element (e.g., tri-state device 36 receiving SELECT0 signal) in the event of an active send control signal (e.g., upon receiving SELECT0 signal) is in the active state and the second switching element in the non-active state (e.g., see col. 5, lines 20-53; and col. 9, lines 50-68).

Regarding claim 5, Chari in view of Dean teach the network discussed above regarding claim 4, however, Chari in view of Dean may not specifically disclose the switching elements are switchable amplifiers. However, regarding claims 5 and 6, these claims were rejected in the previous office action by the Examiner taking official notice that the limitations recited in these claims are well known in the art. In Applicant's response to the previous office action, Applicant has not traversed the Examiner's assertion of official notice or Applicant's traverse is not adequate. Therefore, in accordance with MPEP 2144.03(C), the limitations recited in these claims comprise well-known art and are hereafter taken to be admitted prior art. That is, it is well known in the art for switching elements to comprise switchable amplifiers. Thus, at the time of the invention it would have been obvious to one of ordinary skill in the art to utilize switchable amplifiers for the switching elements of Chari in view of Dean since it is well known in the art for switching elements to comprise switchable amplifiers.

Regarding claim 6, Chari teaches a decision circuit (e.g., within contention circuitry 42) evaluates the send control signals (e.g., SELECT0-N signals) of all the star interfaces (e.g., interfaces 26), and in that with a simultaneous occurrence of various send control signals (e.g., SELECT0-N signals), the decision releases via a decision control signal (e.g., COUPLER SELECT signal) a certain star interface for the transmission of data (e.g., see col. 5, lines 3-53 and col. 9, line 17 – col. 12, line 18).

Regarding claim 9, as discussed above regarding claim 1, Chari teaches a star node (e.g., star coupler 14) for coupling a plurality of network nodes (e.g., subsystems 12 No.0-N), characterized in that a star node includes a plurality of star interfaces (e.g., interfaces 26) which are assigned to at least one network node (e.g., subsystem 12 No.0-N, see col. 4, lines 49-57

regarding an interface 26 associated with each subsystem 12) and which, in dependence on a pilot signal (e.g., flag bits), transfer a message from the assigned network node (e.g., one of subsystems 12 No.0-N) to the other star interfaces, or from another star interface to at least one of the assigned network nodes (e.g., one of subsystems 12 No.0-N) (e.g., see col. 4, line 53 – col. 5, line 11 regarding transmissions between subsystems 12 and interfaces 26), and in that also in the event of simultaneous arrival of at least two pilot signals (e.g., flag bits), a decision circuit (e.g., within contention circuitry 42) releases one star interface for the transmission of data (e.g., see col. 5, lines 3-19 regarding “If two subsystems begin to generate flag bits during the same clock cycle, then the contention circuitry will resolve contention in favor of the subsystems 12 in accordance with a predetermined order of priority”). However, as discussed above, Chari may not specifically disclose that the pilot signal is a signal of varying frequency.

Dean, like Chari, also teaches a network with star topology (e.g., see paragraph 0213 regarding star topology), and further, Dean teaches a pilot signal is used (e.g., see abstract; col. 2, lines 41-50; and col. 4, lines 10-60 regarding pilot tones) wherein the pilot signal is a signal of varying frequency (e.g., see col. 4, lines 22-49 regarding “two pilot tone frequencies are allocated to calibration of the MAUs”, and “The need to differentiate between pilot signals from each of the MAUs is achieved ... by allocating [a] unique frequency to each MAU”). Additionally, the teachings of Dean, which include such particular pilot signal teachings, provide a star topology network with the improved ability to detect collisions resulting from a plurality of units attempting to communicate with a star coupler (e.g., see Dean at abstract and col. 1, lines 5-41 and col. 2, lines 1-8, each regarding detecting collisions). Thus, at the time of the invention it would have been obvious to one of ordinary skill in the art to apply the star coupler network

teachings of Dean to the star coupler network of Chari in order to provide the star topology network of Chari with the improved ability to detect collisions resulting from a plurality of units attempting to communicate with a star coupler (e.g., see Dean at abstract and col. 1, lines 5-41 and col. 2, lines 1-8, each regarding detecting collisions).

Allowable Subject Matter

6. Claims 7 and 8 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

7. The following is a statement of reasons for the indication of allowable subject matter: claim 7 recites a network including all of the limitations recited in claims 1-6, with the additional limitations of a decision circuit including a chain of in-line decision elements each having an OR gate, wherein each gate combines the output signal of the previous decision element with a local send request signal generated by the pilot signal evaluation circuit and indicating the presence of the pilot signal, and wherein the output signal of an OR gate is the decision control signal for the star interface assigned to the next decision element in the chain. A network comprising each of these limitations was not found in a search of related prior art.

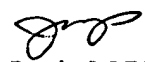
Claim 8 is dependant upon claim 7 and therefore comprises allowable subject matter for the same reasons discussed above regarding claim 7.

Conclusion

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Justin M. Philpott whose telephone number is 571.272.3162. The examiner can normally be reached on M-F, 9:00am-5:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Chi Pham can be reached on 571.272.3179. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).


Justin M Philpott